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Attorneys for Defendants and Counter-Claimants  
 OSCAR JEROME JACKSON, JR., aka  
 "PARIS," GUERRILLA FUNK RECORDINGS  
 AND FILMWORKS, LLC, and Defendant  
 FONTANA DISTRIBUTION, LLC

UNITED STATES DISTRICT COURT  
 NORTHERN DISTRICT OF CALIFORNIA  
 OAKLAND DIVISION

ERIC WITHERSPOON, professionally known as "DORIAN MOORE,	)	CASE NO: C10-03722 CW
	)	
Plaintiff,	)	APPLICATION OF DEFENDANT
vs.	)	FONTANA DISTRIBUTION
	)	FOR PERMISSION TO ATTEND
	)	SETTLEMENT CONFERENCE
CARLA GREEN, an individual, KARRYL SMITH, an individual, CARLA GREEN and KARRYL SMITH, professionally known as THE CONSCIOUS DAUGHTERS; OSCAR JEROME JACKSON, JR., professionally known a "PARIS," an individual, GUERRILLA FUNK RECORDINGS AND FILMWORKS, LLC, a California limited liability company, FONTANA DISTRIBUTION, LLC, a Delaware limited liability company, STEVEN ANDERSON, also known as STEVEN KING, an individual, and DOES 1-200, inclusive,	)	<u>BY TELEPHONE AND ORDER</u>
	)	
	)	DATE: June 22, 2011
	)	TIME: 1:30 P.M.
	)	COURTROOM: D (15 <sup>th</sup> Floor)
Defendants.	)	

AND COUNTERCLAIM

1 Defendant Fontana Distribution, a Delaware limited liability company ("Fontana"),  
 2 applies for permission (through its undersigned counsel) to appear at the scheduled Settlement  
 3 Conference via telephone. Fontana is a Los Angeles-based company. The attorney handling  
 4 the matter for it, Darren Schmidt, has his office in Los Angeles.

5 Fontana is *not* the target defendant in this case; Oscar Jackson, Jr. and Guerilla Funk are  
 6 the target defendants. They intend to personally appear with undersigned at the Settlement  
 7 Conference.

8 Fontana does not have information relevant to settlement. Plaintiff recently testified,  
 9 under oath at deposition, *that he had no communications whatsoever with anyone at Fontana*  
 10 *until after the legal dispute arose*. Undersigned counsel represents that he is fully aware of the  
 11 settlement position of Fontana.

12 This request would have been submitted earlier except that undersigned counsel has  
 13 pneumonia, which has limited his time in the office during the last two weeks.

14 Dated: June 13, 2011

.LAW OFFICES OF ADAM S. GRUEN

16 By \_\_\_\_\_

17 Adam S. Gruen

18 Attorneys for Defendants

19 **ORDER**

20 *No opposition*  
 21 ~~Good cause~~ appearing, the application of Fontana to appear at the scheduled Settlement  
 22 Conference via telephone is hereby GRANTED.

23 Dated: *21 June 11*

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